IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

Wade Snively, :

Plaintiff, : Civil Action 2:06-cv-1016

v. : JUDGE GRAHAM

State of Ohio, et al., : Magistrate Judge Abel

Defendants. :

Order

Plaintiff brings this action against the State of Ohio, Ted Strickland, Robert Taft, George W. Bush, and the United States of America. This matter is before the Court on his May 1, 2007 objections to the Magistrate Judge's Report and Recommendation that Defendants State of Ohio, Ted Strickland, and Robert Taft's (hereinafter referred to collectively as "State Defendants") January 10, 2006 motion to dismiss be granted. (Doc. 31).

Upon *de novo* review in accordance with the provisions of 28 U.S.C. \$636(b)(1)(B), the Court **ADOPTS** the Report and Recommendation and **GRANTS** the State Defendants January 10, 2006 motion to dismiss. In his report, Magistrate Abel found that

the complaint states in many and varied ways that the State Defendants are failing in their duty to protect state and federal constitutional rights and uphold state and federal law, it fails to ever link these overarching statements with specific facts that would give rise to an actionable claim.

Case: 2:06-cv-01016-JLG-MRA Doc #: 34 Filed: 06/26/07 Page: 2 of 2 PAGEID #: 290

Plaintiff's main objection appears to be that this action was never meant to be before this

Court, he was simply asking the court to locate "an agreeable non-compromised court

system within the United States of America . . . [or] a foreign nation that will hear these

matters in a fair manner to the Plaintiff and the Defendants." Plaintiff also names

specific political individuals and claims that they acted out vendettas upon himself, his

father, and his daughter by perjuring themselves, accepting bribes, and generally

participating in corrupt activities. However, to support his claims, he relies solely upon

his own conclusions of law and unwarranted inferences of fact cast in the form of

factual allegations. This is insufficient to survive a motion to dismiss. *See Blackburn v.*

Fisk Univ., 443 F.2d 121, 124 (6th Cir. 1971); Sexton v. Barry, 233 F.2d 220, 223 (6th Cir.

1956).

Defendants State of Ohio, Ted Strickland, and Robert Taft are DISMISSED from

this lawsuit. This action continues as to Defendants George W. Bush, and the United

States of America.

It is so ORDERED.

<u>s/ James L. Graham</u>

JAMES L. GRAHAM

United States District Judge

DATE: June 26, 2007